AMENDED

DEVELOPER'S PUBLIC REPORT FOR A CONDOMINIUM

CONDOMINIUM PROJECT NAME	47-228 HUI AEKO WAY
Project Address	47-228 Hui Aeko Way Kaneohe, Hawaii 96744
Registration Number	7337 (Partial Conversion)
Effective Date of Report	May 15, 2014
Developer(s)	ROBERT LEWIS GORDON, JR. and PEGGY LEE GORDON

Preparation of this Report

The Developer prepared this report to disclose relevant information, including "material facts", that are reasonably known to the Developer about the condominium project covered by this report. This report has been prepared pursuant to the Condominium Property Act, Chapter 514B, Hawaii Revised Statutes, as amended from time to time. The law defines "material facts" to mean "any fact, defect, or condition, past or present that to a reasonable person, would be expected to measurably affect the value of the project, unit, or property being offered or proposed to be offered for sale."

This report has <u>not</u> been prepared or issued by the Real Estate Commission or any other governmental agency. The issuance by the Commission of an effective date for this Developer's Public Report (1) does not mean that the Commission approves or disapproves of the project; (2) does not mean that the Commission thinks that either all material facts or all pertinent changes, or both, about the project have been fully or adequately disclosed; and (3) is not the Commission's judgment of the value or merits of the project.

This report may be used by the Developer for promotional purposes only if it is used in its entirety. No person shall advertise or represent that the Commission has approved or recommended the project, this report or any of the documents submitted with Developer's application for registration of this project.

This report will be amended if, after the effective date of this report, any changes, either material or pertinent changes, or both, occur regarding the information contained in or omitted from this report. In that case, the Developer is required to submit immediately to the Commission an amendment to this report or an amended Developer's Public Report, clearly reflecting the changes, including any omitted material facts, together with such supporting information as may be required by the Commission. In addition, the Developer may choose at any time to change or update the information in this report. Annually, at least thirty days prior to the anniversary date of the Effective Date of this report, the Developer shall file an annual report to update the material contained in this report. If there are no changes, the Developer is required to state that there are no changes. The Developer's obligation to amend this report or to file annual reports ends when the initial sales of all units in the project have been completed.

Purchasers are encouraged to read this report carefully and to seek professional advice before signing a sales contract for the purchase of a unit in the project.

Signing a sales contract may legally bind a purchaser to purchase a unit in the project, though a purchaser may have rights to cancel or rescind a sales contract under particular circumstances that may arise.

This material can be made available for individuals with special needs. Please call the Senior Condominium Specialist at 586-2643 to submit your request.

SPECIAL ATTENTION

[Use this page for special or significant matters which should be brought to the purchaser's attention and that are not covered elsewhere in this report.]

Summary of Changes from Earlier Developer's Public Report:

- 1. The Project's Declaration and Condominium Map were amended to reflect (1) changes to Unit A, (2) that the spatial unit that constituted Unit B has been replaced with a new residence and other improvements, and (3) changes to the boundaries of the common element and limited common elements of the Project. See revised pages 3, 4, 6, 10, 14, and Exhibits A, D, E and G.
- 2. Exhibit L (Disclosure Addendum for Conversions) has been deleted as the information contained therein is subject to change. In connection with the sale of a Unit, the Developer will provide to a prospective purchaser (together with this Amended Developer's Public Report) up-to-date disclosures relating to the condition of the Unit.

SPECIAL NOTICE

This is a condominium project, not a subdivision, and the project does not involve the sale of individual subdivided lots. The land area beneath and immediately appurtenant to each unit is designated a limited common element and is not a legally subdivided lot. The dashed lines on the Condominium Map bounding the designated number of square feet in each limited common element land area are for illustrative purposes only and should not be construed to be the property lines of legally subdivided lots.

Facilities and improvements normally associated with county approved subdivisions may not necessarily be provided for and services such as county street maintenance and trash collection may not be available for interior roads.

This public report does not constitute approval of the Project by the Real Estate Commission, or any other government agency, nor does it ensure that all applicable County codes, ordinances, and subdivision requirements have necessarily been complied with.

THE PROSPECTIVE PURCHASER IS CAUTIONED TO CAREFULLY REVIEW THE CONDOMINIUM DOCUMENTS REFERENCED IN THIS PUBLIC REPORT FOR FURTHER INFORMATION WITH REGARD TO THE FOREGOING.

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General Information On Condominiums

A condominium is a special form of ownership of real property. To create a condominium in Hawaii after July 1, 2006, the Condominium Property Act, Chapter 514B, Hawaii Revised Statutes, must be followed. In addition, certain requirements and approvals of the county in which the project is located must be satisfied and obtained.

Some condominium projects are leasehold. This means that the land and/or the building(s) and other improvements are leased to the purchaser. The lease for the land usually requires that at the end of the lease term, the lessees (unit owners) deliver their interest in the land to the lessor (fee property owner).

If you are a typical condominium unit owner, you will have two kinds of ownership: (1) ownership in your individual unit; and (2) a percentage interest in the common elements.

You will be entitled to exclusive ownership and possession of your unit. Subject to the documents governing them, condominium units may be individually bought, sold, rented, mortgaged or encumbered, and may be disposed of by will, gift or operation of law.

Your unit will, however, be part of the group of units that comprise the condominium project. Study the project's Declaration of Condominium Property Regime, Bylaws of the Association of Unit Owners, Condominium Map and House Rules, if any, which are being concurrently delivered to you with this report. These documents contain important information on the use and occupancy of the units and the common elements of the project, as well as the rules and regulations of conduct for unit owners, tenants and guests.

Operation of the Condominium Project

The Association of Unit Owners is the entity through which unit owners may take action with regard to the administration, management and operation of the condominium project. Each unit owner is automatically a member of the Association.

The Board of Directors is the governing body of the Association. Unless you serve as a board member or an officer, or are on a committee appointed by the board, your participation in the administration and operation of the condominium project will in most cases be limited to your right to vote as a unit owner. The Board and officers can take certain actions without the vote of the unit owners. For example, the Board may hire and fire employees, increase or decrease maintenance fees, adopt budgets for revenues, expenses and reserves and regulate the use, maintenance, repair and replacement of common elements. Some of these actions may significantly impact the unit owners.

Until there is a sufficient number of purchasers of units to elect a majority of the Board, it is likely at first that the Developer will effectively control the affairs of the Association. It is frequently necessary for the Developer to do so during the early stages of development and the Developer may reserve certain special rights to do so in the Declaration and Bylaws. Prospective purchasers should understand that it is important to all unit owners that the transition of control from the Developer to the unit owners be accomplished in an orderly manner and in a spirit of cooperation.

1. THE CONDOMINIUM PROJECT

1.1 The Underlying Land

Fee Simple or Leasehold Project	⊠Fee Simple	Leasehold (attach Leasehold Exhibit)
Developer is the Fee Owner	⊠Yes	□No
Fee Owner's Name if Developer is not the Fee Owner	,	
Address of Project	47-228 Hui Aeko V Kaneohe, Hawaii 9	•
Address of Project is expected to change		
because	No change	
Tax Map Key (TMK)	(1) 4-7-060-011	1.00
Tax Map Key is expected to change		
because	Each unit will be a	ssigned a new Tax Key Number
Land Area	13,132 square feet	i .
Developer's right to acquire the Property if Developer is not the Fee Owner (describe)		

1.2 Buildings and Other Improvements

Number of Buildings	2
Floors Per Building	2
Number of New Building(s)	1
Number of Converted Building(s)	1
Principle Construction Materials (concrete, wood, hollow tile, steel, glass, etc.)	Wood, concrete, glass and other allied materials

1.3 Unit Types and Sizes of Units

Unit Type	Quantity	BR/Bath	Net Living Area	Net Other Areas	Other Areas (lanai, garage, etc)	Total Area
Α	1	3/2.5	1,897 sf	375 sf	deck	2,619 sf
	1			347 sf	garage	
В	1	2/2	1,049 sf	101 sf	walkway	1,630 sf
				480 sf	garage	
		12.1				
				-		
See Exhibit	A	•		-		

2	Total Number of Units

Note: Net Living Area is the floor area of the unit measured from the interior surface of the perimeter walls of the unit. Other documents and maps may give floor area figures that differ from those above because a different method of determining floor area may have been used.

1.4 Parking Stalls

1907 1 6 7 7 7 7			
Total Parking Stall in the Project:	4		
Number of Guest Stalls in the Project:	0		
1			
Attach Exhibit specifying the Parking St parking stall(s) (regular, compact or tandem and i	all number(s) assigned to each unit and the type of		
If the Developer has reserved any rights to assign			
1.5 Boundaries of the Units			
Boundaries of the unit:			
See Exhibit B			
1.6 Permitted Alterations to the Units			
Permitted alterations to the unit (if the unit is define also describe what can be built within such portion	ed as a non-physical or spatial portion of the project, of the project):		
See Exhibit C			
1.7 Common Interest			
	rest". It is used to determine each unit's share of the expenses of the condominium project. It may also be rs requiring action by unit owners. The common		
Described in Exhibit			
As follows:			
Each Unit will have 50% interest			
1.8 Recreational and Other Common Facilit	ies (Check if applicable):		
Swimming pool			
Laundry Area	Laundry Area		
Storage Area	Storage Area		
Tennis Court			
Recreation Area			
Trash Chute/Enclosure(s)			
Exercise Room			
Security Gate			
Playground	·		
Other (describe):			

1.9 Common Elements

individua are own limited c	al units and any other real estate for the be ed jointly by all unit owners, those portio ommon elements (see Section 1.10 below	e parts of the condominium project other than the enefit of unit owners. Although the common elements ns of the common elements that are designated as any be used only by those units to which they are ribed in Section 1.8 above, the common elements for	
	ect, as described in the Declaration, are set	forth below.	
	ed in Exhibit D ed as follows:		
Commo	on Element	Number	
Elevato	rs	0	
Stairwa	ys	0	
Trash C	hutes	0	
1.10 L	imited Common Elements		
		nent is a portion of the common elements that is	
	for the exclusive use of one or more but fe	wer than all units in the project.	
	d in Exhibit E d as follows:		
	pecial Use Restrictions		
	aration and Bylaws may contain restrictions roject include, but are not limited to, those	s on the use and occupancy of the units. Restrictions described below.	
	Pets:		
	Number of Occupants:		
\boxtimes	Other: See Exhibit F		
	There are no special use restrictions.		
1.12 E	ncumbrances Against Title		
the prope ownershi prior to c	erty. Encumbrances may have an adverse of a unit in the project. Encumbrances shonveyance of a unit (see Section 5.3 on Bla		
Exhibit _		ainst title contained in the title report decribed below.	
	ne title report: April 3, 2014		
Company that issued the title report: Title Guaranty of Hawaii, Inc.			

1.13 Uses Permitted by Zoning and Zoning Compliance Matters

Uses Pe	ermitted by Zoning	_			
	Type of Use	No. of Units	Use Peri Zor	mitted by ning	Zoning
	Residential	2	⊠ Yes	☐ No	R-5
	Commercial		☐ Yes	☐ No	
	Mix Residential/Commercial		☐ Yes	☐ No	
	Hotel		☐ Yes	☐ No	
	Timeshare		☐ Yes	☐ No	
	Ohana .		☐ Yes	☐ No	
	Industrial		☐ Yes	☐ No	_
	Agricultural		☐ Yes	☐ No	
	Recreational		☐ Yes	☐ No	
	Other (Specify):		☐ Yes	☐ No	
	nis/these use(s) specifically permiss Declaration or Bylaws?	itted by the	⊠ Yes	☐ No	
Variance	es to zoning code have been gra	nted.	☐ Yes	⊠ No	
Describe zoning co	any variances that have been grode	ranted to			
1.14 (Other Zoning Compliance Matte	ers			
Conformi	ng/Non-Conforming Uses, Struct	ures and Lots	3		
In general, a non-conforming use, structure or lot is a use, structure or lot that was lawful at one time but that does not now conform to present zoning requirements. Under present zoning requirements, limitations may apply to extending, enlarging or continuing the non-conformity and to altering and repairing non-conforming structures. In some cases, a non-conforming structure that is destroyed or damaged cannot be reconstructed. If a variance has been granted or if uses, structures or lots are either non-conforming or illegal, the purchaser should consult with county zoning authorities as to possible limitations that may apply in situations such as those described above.					
A purchaser may not be able to obtain financing or insurance if the condominium project has a non-conforming or illegal use, structure or lot.					
	Conform	ing	Non-Con	forming	Illegal
Uses]	
Structur	es 🗵]	
Lot]	
If a non-conforming use, structure or lot exists in this project, this is what will happen under existing laws or codes if the structure is damaged or destroyed:					

1.15 Conversions

Developer's statements regarding units that may be				
occupied for residential use and that have been in existence for five years or more.				
•	☐ Not Applicable			
Developer's statement, based upon a report prepared by a Hawai describing the present condition of all structural components and material to the use and enjoyment of the units:				
Subject to normal wear and tear commensurate with its age, Unit condition consistent with their age; Subject to normal wear and tear operable and in fair working order.				
Developer's statement of the expected useful life of each item rep	orted above:			
No statement is made.				
List of any outstanding notices of uncured violations of any buildin	g code or other county regulations:			
Estimated cost of curing any violations described above:				
Verified Statement from a County Official				
Regarding any converted structures in the project, attached as Exby an appropriate county official which states that either:	chibit H is a verified statement signed			
(A) The structures are in compliance with all zoning and build the project at the time it was built, and specifying, if applic				
(i) Any variances or other permits that have been gr (ii) Whether the project contains any legal non-confo	rming uses or structures as a result of			
the adoption or amendment of any ordinances or codes; and (iii) Any violations of current zoning or building ordinances or codes and the conditions required to bring the structure into compliance;				
or	· .			
(B) Based on the available information, the county official cannot make a determination with respect to the foregoing matters in (A) above.				
Other disclosures and information:				
	_			
	,			

1.16 Project In Agricultural District

Is the project in an agricultural district as designated by the land use laws of the State of Hawaii?	☐ Yes ☐ No
If answer is "Yes", provide information below.	
Are the structures and uses anticipated by the Developer's promotio with all applicable state and county land use laws?	nal plan for the project in compliance No
If the answer is "No", provide explanation.	
Are the structures and uses anticipated by the Developer's promotio with all applicable county real property tax laws?	nal plan for the project in compliance No
If the answer is "No", provide explanation and state whether there ar	e any penalties for noncompliance.
Other disclosures and information:	
1.17 Project with Assisted Living Facility	,
Does the project contain any assisted living facility units	☐ Yes
subject to Section 321-11(10), HRS?	□ No
If answer is "Yes", complete information below.	
Licensing requirements and the impact of the requirements on the cogovernance of the project.	osts, operations, management and
The matrix and the compact continue to be unsatisfied	
The nature and the scope of services to be provided.	
Additional costs dispetly attributable to the consisce to be included in	the consistion's common
Additional costs, directly attributable to the services, to be included in expenses.	The association's common
The direction of the manifeliar of the province	
The duration of the provision of the services.	
	·
Other possible impacts on the project resulting from the provision of	the services.
Other disclosures and information.	
	į

2. PERSONS CONNECTED WITH THE PROJECT

2.1 Develo	per(s)	1	ROBERT L GORDON	.EWIS	GORDON, JR. and PEGGY LEE
			00112011		
		Business	Address:		28 Hui Aeko Way ohe, Hawaii 96744
		Business	Phone Nur	nber :	808-226-2800
		E-mail Ad	ldress: bgd	ordon@	@bisihi.com
developers that general partner partners of a lin (LLP); or a mar limited liability of	ers and directors of are corporations; s of a partnership; nited liability partnership ager and members of a company (LLC) e sheet if necessary).				
2.2 Real Es	state Broker	Name: Business	None selec Address:	ted, se	ee page 19
		Business	Phone Num	nber:	
		E-mail Ad		12011	
2.3 Escrow	Depository		Address: 2	235 Qı	crow Services, Inc. ueen Street, 1st Floor ılu, HI 96813
		Business	Phone Num	nber:	(808) 521-0211
2.4 Genera	I Contractor	Name: Business	Address:		,
		Business	Phone Num	nber:	
2.5 Condor Agent	ninium Managing	Name: (Business	Self-manag Address:	ed by	the association
		Business	Phone Nun	nber:	
2.6 Attorne	y for Developer			41 Bisl	hop Street, Suite 1800 u, HI 96813
		Business	Phone Num	nber:	(808) 521-4757

3. CREATION OF THE CONDOMINIUM AND CONDOMINIUM DOCUMENTS

A condominium is created by recording in the Bureau of Conveyances (Regular System) or filing in the Office of the Assistant Registrar of the Land Court, or both, a Declaration of Condominium Property Regime, a Condominium Map and the Bylaws of the Association of Unit Owners. The Condominium Property Act (Chapter 514B, HRS), the Declaration, Bylaws and House Rules control the rights and obligations of the unit owners with respect to the project and the common elements, to each other, and to their respective units.

3.1 Declaration of Condominium Property Regime					
The Declaration of Condominium Property Regime contains a description of the land, buildings, units, common interests, common elements, limited common elements, and other information relating to the condominium project.					
Land Court or Bureau of Conveyances	Date of Document		Document Number		
Land Court	September 24, 2012	2	T-8410439		
Amendments to Declaration of Cor	ndominium Property F	Regime			
Land Court or Bureau of Conveyances	Date of Document		Document Number		
Land Court	March 24, 2014		T-8872327		
	1				
3.2 Bylaws of the Association	n of Unit Owners				
The Bylaws of the Association of U provide for the manner in which the powers and duties of the Board, the prohibited or allowed and other ma	e Board of Directors o e manner in which me tters that affect how t	of the Association eetings will be co	n of Unit Owners is elected, the onducted, whether pets are n project will be governed.		
Land Court or Bureau of Conveyances	Date of Document		Document Number		
Land Court	September 24, 2012	2	T-8410440		
Amendments to Bylaws of the Asso	ociation of Unit Owner	rs	-		
Land Court or Bureau of Conveyances	Date of Document		Document Number		
			•		
,					
3.3 Condominium Map	•				
The Condominium Map contains a project. It also shows the floor plan.					
Land Court Map Number	N.	2191			
Bureau of Conveyances Map Numb					
Dates of Recordation of Amendments to the Condominium Map: April 17, 2014					

3.4 House Rules

The Board of Directors may adopt rules and regulations (commonly called "House Rules") to govern the use and operation of the common elements and limited common elements. House Rules may cover matters such as parking regulations, hours of operation for common facilities such as recreation areas, use of lanais and requirements for keeping pets. These rules must be followed by owners, tenants, and guests. They do not need to be recorded or filed to be effective. The initial House Rules are usually adopted by the Developer. Changes to House Rules do not need to be recorded to be effective.						
The House Rules for this project:						
Are Proposed						
Have Been Adopted and Date of A	doption					
Developer does not plan to adopt I	louse Rules	\boxtimes				
3.5 Changes to the Condomin	nium Documents	· · · · · · · · · · · · · · · · · · ·				
Changes to Condominium Docume effective only if they are duly adoptommon interest that must vote for Condominium Map are set forth be more than the minimum set by law	ted and recorded, r or give written co elow. The percenta	Where permitted nsent to changes ges for any indiv	, the min to the li idual co	nimum percentages of the Declaration, Bylaws and Indominium project may be		
Document	Minimum S	Set by Law		This Condominium		
Declaration	67'	%	100%			
Bylaws	67'	%	67%			
3.6 Rights Reserved by the I Condominium Document		e Changes to th	e Cond	lominium Project or		
			he Deck	aration, Bylaws,		
No rights have been received to the Developer to change the Declaration, Bulavia						

4. CONDOMINIUM MANAGEMENT

4.1 Management of the Common Elements

managem Association	ent of the Common Elements: The Association of Unit Owners is responsible for the ent of the common elements and the overall operation of the condominium project. The n may be permitted, and in some cases may be required, to employ or retain a condominium agent to assist the Association in managing the condominium project.
	Condominium Managing Agent for this project is (check one):
	Not affiliated with the Developer
	None (self-managed by the Association)
	The Developer or an affiliate of the Developer
	Other (explain)
4.2 Es	stimate of the Initial Maintenance Fees
provide fur paying the foreclosure condomini	of the Initial Maintenance Fees: The Association will make assessments against your unit to not only for the operation and maintenance of the condominium project. If you are delinquent in a assessments, a lien may be placed on your unit and the unit may be sold through a proceeding. Initial maintenance fees are difficult to estimate and tend to increase as the um ages. Maintenance fees may vary depending on the services provided. _ contains a breakdown of the estimated annual maintenance fees and the monthly estimated
with the D	ce fee for each unit, certified to have been based on generally accepted accounting principles, eveloper's statement as to when a unit owner shall become obligated to start paying the unit lare of the common expenses.
4.3 Ut	ility Charges to be Included in the Maintenance Fee
If checked	I, the following utilities are included in the maintenance fee:
	Electricity for the common elements
	Gas for the common elements
	Water
	Sewer
	TV Cable
	Other (specify)
	ilities to be Separately Billed to Unit Owner
If checked fee:	the following utilities will be billed to each unit owner and are not included in the maintenance
<u>⊠</u> .	Electricity for the Unit only
\boxtimes	Gas for the Unit only
	Water
\boxtimes	Sewer
\boxtimes	TV Cable
	Other (specify)

5. SALES DOCUMENTS

5.1 Sales Documents Filed with the Real Estate Commission

5.1	Sales Documents Filed Wi	
\boxtimes	not limited to any rights res	·
	Escrow Agreement dated: S Name of Escrow Company Exhibit ———————————————————————————————————	September 24, 2012 : Title Guaranty Escrow Services, Inc. mmary of the pertinent provisions of the escrow agreement.
	Other:	
5.2	Sales to Owner-Occupants	
	roject contains three or more of the units for sale to Owner-	residential units, the Developer shall designate at least fifty percent Occupants.
	The sales of units in this pro	oject are subject to the Owner-Occupant requirements of Chapter
	See Exhibit	the units for sale to Owner-Occupants in this report.
	Developer has or will design	nate the units for sale to Owner-Occupants by publication.
5.3	Blanket Liens	·
or more Blanket the dev	e than one unit that secures t liens (except for improveme reloper conveys the unit to a	s some type of monetary debt (such as a loan) or other obligation. In the district or utility assessments) must be released as to a unit before
or more Blanket the dev	e than one unit that secures t liens (except for improveme reloper conveys the unit to a s and the lien is foreclosed pr	s some type of monetary debt (such as a loan) or other obligation. Int district or utility assessments) must be released as to a unit before purchaser. The purchaser's interest will be affected if the developer
or more Blanket the dev	e than one unit that secures tilens (except for improveme reloper conveys the unit to a s and the lien is foreclosed properties are no blanket liens a	s some type of monetary debt (such as a loan) or other obligation. Int district or utility assessments) must be released as to a unit before purchaser. The purchaser's interest will be affected if the developer rior to conveying the unit to the purchaser.
or more Blanket the dev defaults	e than one unit that secures tilens (except for improveme reloper conveys the unit to a s and the lien is foreclosed properties are no blanket liens a	s some type of monetary debt (such as a loan) or other obligation. Int district or utility assessments) must be released as to a unit before purchaser. The purchaser's interest will be affected if the developer for to conveying the unit to the purchaser. Interest will be affected if the developer for to conveying the unit to the purchaser.
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5.5 Status of Construction, Date of Completion or Estimated Date of Completion

Status of Construction: Unit A was constructed in 1983 and has been remodeled from time to time. Unit B was constructed in 2013.
Completion Deadline: If a sales contract for a unit is signed before the construction of the unit has been completed, or, in the case of a conversion, completion of any repairs, does not occur by the completion deadline set forth below, one of the remedies available to a purchaser is a cancellation of the purchaser's sales contract. The sales contract may include a right of the Developer to extend the completion deadline for force majeure as defined in the sales contract. The sales contract may also provide additional remedies for the purchaser.
Completion Deadline for any unit not yet constructed, as set forth in the sales contract:
Completion Deadline for any repairs required for a unit being converted, as set forth in the sales contract:
5.6 Developer's Use of Purchaser Deposits to Pay for Project Construction Costs Before Closing or Conveyance
Spatial Units. The Developer hereby declares by checking the box to the left that it is offering spatial units for sale and will not be using purchasers' deposits to pay for any costs to pay for project construction or to complete the project.
Should the developer be using purchasers' deposits to pay for any project construction costs or to complete the project including lease payments, real property taxes, architectural, engineering, legal fees, financing costs; or costs to cure violations of county zoning and building ordinances and codes or other incidental project expenses, the Developer has to met certain requirements, described below in 5.6.1 or 5.6.2
The Developer is required to deposit all moneys paid by purchasers in trust under a written escrow agreement with a Hawaii licensed escrow depository. Escrow shall not disburse purchaser deposits to the Developer or on behalf of the Developer prior to closing, except if a sales contract is canceled or if Developer has met certain requirements, which are described below.
5.6.1 Purchaser Deposits Will Not Be Disbursed Before Closing or Conveyance
The Developer hereby declares by checking the box to the left that it shall use its own funds to complete the construction of the condominium project by the date indicated in Section 5.5 of this report, and the Developer, pursuant to its own analysis and calculations, certifies that it has sufficient funds to complete the construction of the condominium project.
If this box is checked, Section 5.6.2, which follows below, will not be applicable to the project.

5.6.2 Purchaser Deposits Will Be Disbursed Before Closing

binding s	aw provides that, if certain statutory requirements are met, purchaser deposits in escrow under a sales contract may be used before closing to pay for certain project costs. For this project, the er indicates that purchaser deposits may be used for the following purposes (check applicable
	For new construction: to pay for project construction costs described in the Developer's budget and approved by the Developer's lender or an otherwise qualified, financially disinterested person; or
	For conversions: to pay for repairs necessary to cure violations of county zoning and building ordinances and codes, for architectural, engineering, finance and legal fees, and for other incidental expenses.

In connection with the use of purchaser deposits (check Box A or Box B):

Box A	The Developer has submitted all information and documents required by law and the Commission prior to the disbursement of purchaser deposits before closing. This means that the Developer may use such deposits before closing. If the Developer decides not to use purchaser deposits before closing, the Developer does not need to amend this report.
	If Box A is checked, you should read and carefully consider the following notice, which is required by law:
	Important Notice Regarding Your Deposits: Deposits that you make under
	your sales contract for the purchase of the unit may be disbursed before
	closing of your purchase to pay for project costs, construction costs,
	project architectural, engineering, finance, and legal fees, and other incidental expenses of the project. While the developer has submitted
	satisfactory evidence that the project should be completed, it is possible
,	that the project may not be completed. If your deposits are disbursed to
	pay project costs and the project is not completed, there is a risk that
	your deposits will not be refunded to you. You should carefully consider
	this risk in deciding whether to proceed with your purchase.
Box B	The Developer has <u>not</u> submitted all information and documents required by law and the Commission, and, until all such information and documents are submitted, thus, the Developer
	cannot use purchaser deposits.
	If the Developer later submits all information and documents required by law and the Commission for the use of purchaser deposits, then the Developer must provide an amendment to this report or an amended developer's public report to each purchaser who has signed a sales contract. At such time, the Important Notice Regarding Your Deposits set forth immediately above will apply to all purchasers and will be restated in the amendment to this report or an amended developer's public report. When an effective date for such an amendment or an amended developer's public report is issued, Jour May have to reach the sales contract by reason of such submission and amendment. (This, however, does not affect your right to rescind for material changes or any other right you may have to rescind or cancel the sales contract, as described in Section 5.8 below.) If the Developer decides not to use purchaser deposits before closing, the Developer does not need to amend this report. You should understand that, although the Important Notice Regarding Your Deposits set forth above does not currently apply to you, it might apply to you in the future, and, therefore, you should read and carrently consider it now to ensure that you understand the risk involved in decided to the state of the sales.
	deciding whether to proceed with your purchase.
bond iss purchas	I House Bond. If the Developer has submitted to the Commission a completion or performance sued by a material house instead of a surety as part of the information provided prior to the use of ser deposits prior to closing or conveyance of a unit, the Developer shall disclose the same below close the impact of any restrictions on the Developer's use of purchaser deposits.

5.7 Rights Under the Sales Contract

8.

Other:

Before signing the sales contract, prospective purchasers should carefully review all documents relating to the project. These include but are not limited to the documents listed below. Items 2, 3 and 4 are made a part of this public report, as well as Item 5, if any, and are being delivered to you with this report.

Developer's Public Report
 Declaration of Condominium Property Regime (and any amendments)
 Bylaws of the Association of Unit Owners (and any amendments)
 Condominium Map (and any amendments)
 House Rules, if any
 Escrow Agreement
 Hawaii's Condominium Property Act (Chapter 514B, HRS, as amended) and Hawaii Administrative Rules (Chapter 16-107, adopted by the Real Estate Commission, as amended), provided that rules and regulations under Chapter 514B have not yet been adopted.

Copies of the condominium and sales documents and amendments made by the Developer are available for review through the Developer or through the Developer's sales agent, if any. The Condominium Property Regime law (Chapter 514B, HRS) and the Administrative Rules (Chapter 107, HAR), are available online. Please refer to the following sites:

Website to access official copy of laws: www.capitol.hawaii.gov

Website to access rules: www.hawaii.gov/dcca/har

5.8 Purchaser's Right to Cancel or Rescind a Sales Contract

A purchaser's right to cancel a sales contract or to rescind a sales contract may arise under varying circumstances. In the sections below, some circumstances that will give rise to a purchaser's right to cancel or rescind are described, together with what a purchaser must do if the purchaser wishes to exercise any of the rights.

5.8.1 When a Sales Contract becomes Binding and Purchaser's 30-Day Right to Cancel a Sales Contract

A sales contract signed by a purchaser and the developer will not become binding on a purchaser or the Developer until the following events have taken place:

- (1) The purchaser has signed the sales contract.
- (2) The Developer has delivered to the purchaser a true copy of the developer's public report with an effective date issued by the Commission, together with all amendments to the report as of the date of delivery, and the project's recorded Declaration and Bylaws, House Rules (if any), the Condominium Map and any amendments to them to date (all of which are a part of the developer's public report). If it is impracticable to include a letter-sized Condominium Map, the Developer must provide written notice of an opportunity to examine the Condominium Map.
- (3) The Developer has delivered to the purchaser a notice of the purchaser's 30-day cancellation right on a form prescribed by the Commission.
 - (4) The purchaser does at least one of the following:
 - (a) Waives the purchaser's right to cancel the sales contract within 30 days from receipt of the notice of the purchaser's 30-day cancellation right; or

- (b) Allows the 30-day cancellation period to expire without exercising the right to cancel; or
- (c) Closes the purchase of the unit before the 30-day cancellation period expires.

The purchaser or the Developer may cancel the sales contract at any time during the 30-day cancellation period, and the sales contract will be canceled and the purchaser's deposits returned to the purchaser, less any escrow cancellation fee and other costs associated with the purchase, up to a maximum of \$250.

5.8.2 Right to Cancel a Sales Contract if Completion Deadline Is Missed

In addition to the purchaser's 30-day cancellation right described in Section 5.8.1 above, when a sales contract is signed before completion of construction of a project, the purchaser will have the right to cancel if the unit is not completed by certain deadlines. In conversion projects, there must be a deadline for completion of any required repairs. Every sales contract shall contain an agreement of the Developer that the completion of construction shall occur on or before the completion deadline, and that completion deadline is set forth in this report in Section 5.5. The sales contract shall provide that the purchaser may cancel the sales contract at any time after the specified completion deadline, if completion of construction does not occur on or before the completion deadline, as the same may have been extended. Upon a cancellation, the purchaser's deposits shall be refunded, less any escrow cancellation fee and other costs associated with the purchase, up to a maximum of \$250.00.

5.8.3 Purchaser's Right to Rescind a Binding Sales Contract After a Material Change

If a "material change" in a project occurs after a purchaser has signed a sales contract that has become binding, the purchaser will have a 30-day right to rescind after notification and description of the material change. A material change is defined in the Condominium Property Act to be any change that "directly, substantially and adversely affects the use or value of (1) a purchaser's unit or appurtenant limited common elements; or (2) those amenities of the project available for the purchaser's use."

The purchaser will be informed of the material change by the developer on a form prescribed by the Commission containing a description of the material change.

After notice of the material change, the purchaser may waive the right to rescind by:

- (1) Checking the waiver box on the rescission form; or
- Letting the 30-day rescission period expire, without taking any action to rescind; or
- (3) Closing the purchase of the unit before the 30-day rescission period expires.

The rescission form must be signed by all purchasers of the affected unit and delivered to the developer no later than midnight of the 30th calendar day after the purchasers received the rescission form from the developer. Purchasers who validly exercise the right of rescission shall be entitled to a prompt and full refund of any moneys paid.

A rescission right shall not apply in the event of any additions, deletions, modifications and reservations including, without limitation, the merger or addition or phasing of a project, made pursuant to the terms of the project's Declaration.

These provisions shall not preclude a purchaser from exercising any rescission rights pursuant to a contract for the sale of a unit or any applicable common law remedies.

6. MISCELLANEOUS INFORMATION NOT COVERED ELSEWHERE IN THIS REPORT

- 1. DISCLOSURE RE: NON SELECTION OF REAL ESTATE BROKER. As of the effective date of this Developer's Public Report, the Developer has not executed a listing agreement for the sale of this condominium project with any duly licensed Hawaii real estate broker. Thus, the developer cannot offer to sell or sell any units in this registered condominium project until:
 - 1) the developer executes a listing agreement for the sale of this condominium project,
 - 2) amends this developer's public report to reflect the new information, and
 - 3) delivers this public report and amendment to the prospective purchaser.

The conditions for binding sales contract are listed on pages 16-17 paragraph 5.8.1.

- 2. MANAGEMENT OF THE PROJECT. The Project consists of only two units and will be self-managed. Accordingly, the Developer has elected that Part VI of Chapter 514B (relating to management) shall not apply to the Project.
- 3. MANAGEMENT CONFLICTS & DEADLOCKS; DISPUTE RESOLUTION. The Project's Association of Unit Owners and Board of Directors are responsible for management of the Project. Under the Declaration and Bylaws for this Project, any decision of the Project's Association or Board requires the concurrence of both Owners or their designated representatives on the Board, respectively. The Declaration and Bylaws contain no provisions for breaking deadlocks. In the event of conflicts, disputes, or deadlocks between the Owners or their representatives on the Board that cannot be resolved by mutual agreement, the Owners' recourse will be to mediation pursuant to Section 14 of the Project's Declaration and Section 514B-161 of the Act, arbitration pursuant to Section 514B-162 of the Act, or litigation in court. Those methods of dispute resolution can be costly and time-consuming, and where there are disputes between Owners, this management structure can impair the efficient operation of the Project.
- 4. HAZARDOUS MATERIALS. The Developer neither prepared nor commissioned a Phase 1 Environmental Site Assessment and makes no representations or warranties whatsoever. The developer has made no independent investigation as to asbestos or other hazardous substances in the apartments or in, under or around the Project, including but not limited to, radioactive materials, organic compounds known as polychlorinated biphenyls, chemicals known to cause cancer or reproductive toxicity, pollutants, contaminants, hazardous wastes, toxic substances, and any and all other substances or materials defined as or included in the definition of "hazardous substances", "hazardous wastes", "hazardous materials" or "toxic substances" under, or for the purposes of, hazardous materials laws. Buyer acknowledges that in light of the age of the Project, there may be asbestos and other hazardous substances in the apartments, or in, under or around the Project. Because of the possible presence of such substances, Buyer should have the apartment inspected to determine the extent (if any) of such contamination and any necessary remedial action. The developer will not correct any defects in the apartments or in the Project or anything installed or contained therein and Buyer expressly releases the developer from any liability to Buyer if any hazardous materials are discovered.
- 5. LEAD WARNING STATEMENT. Pursuant to federal law, 42, U.S.C 4852(d), the Residential Lead-Based Paint Reduction Act, "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paid hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase."

The Developer declares subject to the penalties set forth in Section 514B-69, HRS, that this project conforms to the existing underlying county zoning for the project, zoning and building ordinances and codes and all applicable permitting requirements adopted by the county in which the project is located, all in accordance with Sections 514B-5 and 32(a)(13), HRS.

For any conversion, if any variances have been granted, they are specified in Section 1.14 of this report, and, if purchaser deposits are to be used by the Developer to cure any violations of zoning, permitting requirements or rules of the county in which the project is located, the violation is specified in Section 1.15 of this report, along with the requirements to cure any violation, and Section 5.5 specifies the date by which the cure will be completed.

The Developer hereby certifies that all the information contained in this report and the exhibits attached to this report and all documents to be furnished by the Developer to purchasers concerning the project have been reviewed by the Developer and are, to the best of the Developer's knowledge, information and belief, true, correct and complete. The Developer hereby agrees promptly to amend this report to report and include either or all material facts, material or pertinent changes to any information contained in or omitted from this report and to file annually a report to update the material contained in this report at least 30 days prior to the anniversary date of the effective date of this report.

	Printed Name of Developer	
		'
. Ву:	Les turky	4-9-1
	Duly Authorized Signatory*	Date
	·	
	ROBERT LEWIS GORDON, JR.	

Department of Finance,	City and County of Honolulu	•		
•	ity and County of Honolulu	·		
•			· ·	

*Must be signed for a corporation by an officer; for a partnership or limited liability partnership (LLP) by the general partner; for a limited liability company (LLC) by the manager or an authorized member; and for an individual by the individual.

19

Distribution:

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	GORDON Printed Name of Developer
Ву:	Duy Authorized Signatory* 4/9/ Date
	PEGGY LEE GORDON
	Printed Name & Title of Person Signing Above

City and County of Honolulu

City and County of Honolulu

*Must be signed for a corporation by an officer; for a partnership or limited liability partnership (LLP) by the general partner; for a limited liability company (LLC) by the manager or an authorized member; and for an individual by the individual.

Distribution:

Department of Finance.

Planning Department,

EXHIBIT A Unit Types and Sizes of Units

Section 3.7 of the Declaration, as amended, states:

- "3.7 **Description of the Units.** (a) Unit A was originally constructed in 1983 and has been remodeled from time to time. The Unit contains three (3) bedrooms and two and one-half (2.5) bathrooms, kitchen, living room, dining room, den, deck, and garage. The total net living area of the Unit is approximately 1,897 square feet. The approximate areas of the other portions of the Unit include the deck of 375 square feet, and garage of 347 square feet.
- (b) Unit B was constructed in 2013. The Unit contains two (2) bedrooms and two (2) bathrooms, kitchen, living room, dining room, sitting room, walkway and garage. The total net living area of the Unit is approximately 1,049 square feet. The approximate areas of the other portions of the Unit include the walkway of 101 square feet, and garage of 480 square feet."

END OF EXHIBIT A

EXHIBIT B Boundaries of the Units

Section 3.10 of the Declaration states:

- "3.10 **Designation and Boundaries of Units**. (a) One freehold estate is designated in each of the two (2) Units within the Project.
- (b) Each Unit (unless it is a spatial unit, which is described in (c) below) consists or will consist of (1) all footings, floors, foundations, perimeter walls and roofs of the building and all other improvements now or hereafter located upon the Dwelling Area appurtenant to the Unit; (2) all of the space, fixtures, walls and other improvements located within such footings, floors, foundations, perimeter walls and roofs; (3) all exterior surfaces and finishes of such footings, floors, foundations, perimeter walls and roofs; (4) all decks, lanais, porches, steps, stairs or other improvements physically attached to any such building which is for the exclusive use of such Unit; and (5) all portions of any carport or garage now or hereafter attached to any building or located on the Dwelling Area appurtenant to the Unit and which is for the exclusive use of the Owner of such Unit. A Unit, however, does not include any pipes, wires, ducts, conduits, or other utility or service lines running through a Unit (or limited common element appurtenant to the Unit) which are utilized by or which serve any other Unit.
- (c) As to a Unit that does not consist of or contain a building or other structural improvement (such Unit being referred to as a "spatial unit"), such shall consist of a column of space, (1) the horizontal boundaries of which shall be defined by metes and bounds of the portion of the Land on which such Unit is located, and (2) the vertical boundaries of which shall be defined by the height of each such vertical section.
- (d) The foregoing, as initially established or as changed pursuant to Article 19 or other provision in the Declaration, is referred to as a "Unit."
- (e) Should the descriptions and divisions set forth in the Declaration conflict with the depictions and divisions shown on the Condominium Map, the Condominium Map shall control. The Condominium Map, however, is intended to show only the layout, location, Unit numbers and dimensions of the Units and elevations of the buildings and is not intended to contain or make any other representation or warranty.
- (f) The approximate net living floor areas set forth in the Declaration or on the Condominium Map are based on measurements taken from the interior surface of all perimeter walls."

END OF EXHIBIT B

EXHIBIT C Permitted Alterations to the Units

Article 19 of the Declaration sets forth the permitted alterations to the Units, including, among other things, that "a Unit Owner may, at any time and from time to time, in the Owner's sole discretion and without the consent of any other Unit Owner, the Association, the Board or other person or entity, (a) improve, renovate, remodel, make additions to, enlarge, remove, replace or restore any structures or other improvements now or hereafter constituting the Owner's Unit or that are located on the Dwelling Area appurtenant to the Owner's Unit, or (b) make or build structures and other improvements upon the Dwelling Area appurtenant to the Owner's Unit."

A prospective purchaser of a Unit is cautioned to carefully review Article 19 of the Declaration.

END OF EXHIBIT C

EXHIBIT D Common Elements

Article 4 of the Declaration, as amended, states:

"One freehold estate is also designated in all the portions of the Project other than the Units. Such are referred to as "common elements." The common elements include, but are not limited to:

- 4.1 Land. The Land in fee simple;
- 4.2 **Utility Lines and Retaining Walls**. Any pipes, wires, ducts, conduits or other utility or service lines, drainage ditches or appurtenant drainage structures and retaining walls (if any), which are located outside the Units and which are utilized for or serve more than one Unit;
- 4.3 **Fences and Walls**. Any fences and walls that are located on the boundaries separating the Dwelling Areas appurtenant to each of the Units;
- 4.4 That portion of the Land shown on the site map portion of the Condominium Map as "COMMON ELEMENT 1,373 SQ. FT.""

END OF EXHIBIT D

EXHIBIT E Limited Common Elements

Article 5 of the Declaration, as amended, states:

- "5.1 Generally. (a) Certain parts of the common elements, referred to as "limited common elements," are designated and set aside for the exclusive use of certain (but not all) of the Units. Each Unit or Units has appurtenant thereto exclusive easements for the use of such limited common elements set aside and reserved for such Unit's or Units' exclusive use.
- (b) Unless otherwise specified, all costs of every kind pertaining to a limited common element, including, but not limited to, costs of landscaping, maintenance, repair, replacement and improvement, shall be paid for by the Owner of the Unit or Units to which such limited common element is appurtenant.
- 5.2 **Limited Common Elements for Unit A**. The limited common elements so set aside and reserved for the exclusive use of Unit A are as follows:
- (a) The site on which Unit A is located, consisting of the land area beneath and immediately adjacent to Unit A (including the airspace above such site), as shown and delineated on the Amended Map as 6,530 square feet (which may be referred to as "Dwelling Area A");
 - (b) A mailbox to be designated by Declarant for the use of Unit A.
- 5.3 **Limited Common Elements for Unit B.** The limited common elements so set aside and reserved for the exclusive use of Unit B are as follows:
- (a) The site on which Unit B is located, consisting of the land area beneath and immediately adjacent to Unit B (including the airspace above such site), as shown and delineated on the Amended Map as 5,231 square feet (which may be referred to as "Dwelling Area B");
 - (b) A mailbox to be designated by Declarant for the use of Unit B.
- 5.4 Other Limited Common Elements. Any other common element of the Project which is rationally related to fewer than all the Units is a limited common element appurtenant to and for the exclusive use of such Unit or Units to which it is rationally related."

Note: The "Dwelling Areas" herein described are not legally subdivided lots.

END OF EXHIBIT E

EXHIBIT F Special Use Restrictions

Article 9 of the Declaration states:

- "9.1 **Permitted Uses.** Each Unit may be occupied and used only for residential purposes by its Owners, their tenants and social guests and for any other purpose permitted by the Land Use Ordinance, Chapter 21, Revised Ordinances of Honolulu 1990, as amended ("LUO"), then in effect.
- 9.2 **Rental Use.** Unit Owners may lease their Units, provided that any such lease is expressly made subject to the Declaration and the Bylaws.
- 9.3 **Care and Disturbance**. No Owner will suffer anything to be done or kept in a Unit or elsewhere in the Project which would jeopardize the soundness of the Project, or which will interfere with or unreasonably disturb the rights of other Unit Owners, or which will increase the rate of hazard insurance on the Project or the Units.
- 9.4 **Use of Common Elements.** The common elements may be used only for the purposes for which they are designed and intended.
- 9.5 **Maintenance and Painting**. Unit Owners (including any Unit occupants) shall keep their respective Units and the limited common elements appurtenant thereto in a strictly clean and sanitary fashion. Such obligation includes repainting the exterior of each building constituting a Unit, as such becomes reasonably necessary."

END OF EXHIBIT F

EXHIBIT G Encumbrances Against Title

- 1. For Real Property Taxes that may be due and owing, reference is made to the Office of the Tax Assessor, City and County of Honolulu.
- 2. The terms and provisions contained in the DEED dated May 30, 1978, filed as Land Court Document No. 879170.
- 3. MORTGAGE by ROBERT LEWIS GORDON, JR. and PEGGY LEE GORDON, husband and wife, as Mortgagor, and AMERICAN SAVINGS BANK, F.S.B., a federal savings bank, as Mortgagee, dated January 6, 2012, filed as Land Court Document No. T-8051049.
- 4. The terms and provisions contained in the DECLARATION OF CONDOMINIUM PROPERTY REGIME FOR "47-228 HUI AEKO WAY" CONDOMINIUM PROJECT dated September 24, 2012, filed as Document No. T-8410439. (Project covered by Condominium Map No. 2191 and any amendments thereto.)

Said Declaration and Condominium Map were amended by instrument dated March 24, 2014, filed as Document No. T-8872327.

5. The terms and provisions contained in the BY-LAWS OF THE ASSOCIATION OF UNIT OWNERS dated September 24, 2012, filed as Document No. T-8410440.

END OF EXHIBIT G

EXHIBIT H Letter from the City and County of Honolulu Department of Planning and Permitting

END OF EXHIBIT H

EXHIBIT I Summary of the Pertinent Provisions of the Sales Contract

The Sales Contract consists of two documents: a Hawaii Association of Realtors ("HAR") Standard Form "Purchase Contract" ("Purchase Contract") and a document attached to the Purchase Contract which is entitled "Special CPR Provisions to the Purchase Contract" ("Special Provisions").

The Special Provisions are intended to amend the Purchase Contract, and unless the context would indicate clearly to the contrary, then in the event of any conflict between a provision contained in the Special Provisions and a provision contained in the Purchase Contract, the provision contained in the Special Provisions will prevail.

- 1. **Description of the Property to be Conveyed.** Fee simple title to the Property, together with the furnishings and appliances, if any, and the undivided interest in the common elements of the Project. Title will be conveyed subject to the encumbrances of record.
- 2. **Purchase Price and Terms.** The purchase price for the Property as set forth on page 2 of the Purchase Contract is to be paid in the method and at the times set forth in the Purchase Contract. This may include payment of (a) an initial deposit; (b) an additional cash deposit, if set forth in the Purchase Contract; and (c) the balance of the purchase price is to be paid to escrow by purchaser on or before closing.
- 3. **Financing of Purchase.** Paragraph C-24 of the Purchase Contract (if elected) provides that if Buyer desires financing, a loan application must be made within a certain number of days and if Buyer's application is not approved within a certain number of days after the application, then either Seller or Buyer may cancel the Purchase Contract. Upon such cancellation, Buyer's deposits will be refunded by escrow without interest.
- 4. Closing and Other Costs. Closing costs and escrow fees are to be shared in accordance with the Purchase Contract, except that Seller does have the option to require two (2) months advance payment of the Property's estimated share of common expenses for the Project and a start up expense for the Association of Unit Owners equal to two (2) months of the Property's estimated share of common expenses for the Project. Buyer's proportionate share of any liability insurance premium, real property taxes, maintenance fees and any other charges with respect to the Property shall be pro-rated between Seller and Buyer as of the date of closing.
- 5. **Closing.** Seller has agreed to cause the Property to be sold to the Buyer within the time period set forth in the Purchase Contract.
- 6. **No Present Transfer and Subordination to Construction Loan.** (a) The Purchase Contract may be subject to existing and future blanket loans, and any security interest now or hereafter obtained by a lender of Seller is or will be prior and senior to any rights of the Buyer arising under the Purchase Contract. This obligation to subordinate the purchaser's right under the Purchase Contract to loans now or hereafter made by the Seller is set forth in Paragraph 4 of the Special Provisions.
- (b) Seller may also assign by way of security all of its interest in the Purchase Contract, as collateral for the repayment of the loan and if the Lender acquires the Seller's interest in

the Purchase Contract, then the Buyer is obligated to perform the Purchase Contract, and to attorn to and recognize the Lender as the seller under the Purchase Contract.

- (c) Notwithstanding that the Purchase Contract may be subordinate to a blanket lien, if the Buyer performs his obligations under the Purchase Contract, then Seller is required to convey the Unit to Buyer at closing free and clear of any blanket lien.
- 7. Seller's Rights to Cancel Purchase Contract. The Seller may cancel the Purchase Contract with the Buyer if (a) Buyer fails to qualify for a permanent loan; (b) Buyer defaults under the Purchase Contract; (c) Buyer dies prior to Closing Date; or (d) the Developer's Public Report shall not have been issued and Buyer shall not have waived his right to cancel ("Effective Date"). Pursuant to the Special Provisions, if Buyer fails to close as required, then in the case only of non-monetary default after ten (10) days following Seller's notice of Buyer's default or otherwise without notice as to monetary defaults, the Seller may cancel the Purchase Contract and all sums previously paid by Buyer will belong absolutely to the Seller as liquidated damages. Additionally, Seller may pursue any other remedy, and all costs, including reasonable attorney's fees, incurred by reason of default by the Buyer shall be borne by the Buyer. Time is the essence of the Sales Agreement.
- 8. **Rights of Buyer to Cancel the Purchase Contract.** The Buyer has the right to cancel the Purchase Contract under the following conditions:
- (a) At any time within thirty (30) days following the date the Public Report is delivered to Buyer. If Buyer so cancels, Buyer will be entitled to receive refund of any deposits. If Buyer does not act within the thirty (30) day period, or if the Property is conveyed to the Buyer, Buyer will be deemed to have executed the receipt for the Public Report and to have waived his right to cancel.
- (b) Buyer may cancel his purchase if there is a material change in the Project which directly, substantially and adversely affects the use or value of the Property or the amenities available for the Buyer's use. If so, Buyer will be entitled to receive refunds of any deposits, less escrow cancellation fees and other costs up to \$250.
- (c) Buyer fails to qualify for permanent financing (if Paragraph C-24 of the Purchase Contract has been selected).
- 9. Paragraph 11 of the Special Provisions provides that the Buyer acknowledges having received (a) a true copy of the Developer's Public Report including all amendments with an effective date issued by the Real Estate Commission, and that the Developer's Public Report includes the report itself, the Project's recorded Declaration and Bylaws, House Rules (if any), a letter-sized Condominium Map for the Project (provided, that where it is impractical to include a letter-sized Condominium Map, Buyer shall have an opportunity to examine the Map), and all amendments; and (b) a notice of the Buyer's thirty-day cancellation right on a form prescribed by the Real Estate Commission. Seller reserves the right to modify the above documents as may be required by law, any title insurance company, or any institutional mortgagee.

The Summary contained in this Exhibit is merely a summary and is not intended to be a substitute for the Buyer's careful review of the Purchase Contract and Special Provisions.

EXHIBIT J

Summary of the Pertinent Provisions of the Escrow Agreement

(Between Developer and Title Guaranty Escrow Services, Inc.)

- 1. All deposits will be Paid to Escrow. A copy of each Sales Contract and all payments made to purchase a Unit shall be turned over to the Escrow Agent. Any interest earned on funds deposited in escrow shall accrue to the credit of the Developer; except that, if Escrow is requested to establish a separate account for a purchaser, the purchaser shall pay Escrow a fee of \$25.00 for each such separate account and shall furnish Escrow the purchaser's social security or federal identification number, and any interest earned on funds deposited in such account shall accrue to the credit of the purchaser.
- 2. **Conditions to be Met Prior to Disbursement.** No disbursements of funds held in escrow with respect to a sales contract shall be made unless and until the following conditions have been fulfilled:
- (a) The Real Estate Commission shall have issued an effective date of the Developer's Public Report on the Project;
- (b) The purchaser shall have been given and shall have acknowledged receipt of (1) a copy of said Public Report and (2) notice of purchaser's thirty-day cancellation right upon a form prescribed by the Real Estate Commission; and
- (c) The purchaser shall have waived the right to cancel or be deemed to have the right to cancel, in accordance with Section 514B-86 of the Act; and
- (d) The Developer shall have given Escrow a written waiver of any option reserved in any sales contract to cancel such sales contract.

At the request of Escrow, Developer's attorney shall delivered a written opinion to Escrow that the foregoing conditions shall have been complied with and the purchaser's sales contract has become effective.

- 3. **Return of Funds and Documents.** A purchaser shall be entitled to a return of funds and Escrow shall pay such funds to such purchaser, without interest, if any one of the following has occurred:
- (a) Developer and the purchaser shall have requested Escrow in writing to return to purchaser the funds of purchaser held hereunder by Escrow; or
- (b) Developer shall have notified Escrow of Developer's exercise of any option to cancel or rescind the sales contract pursuant to any right of cancellation or rescission provided therein or otherwise available to Developer; or
- (c) A purchaser shall have exercised his thirty-day cancellation right to rescind the sales contract pursuant to Section 514B-86 of the Act; or

(d) In the event of a material change in the Project, a purchaser shall have exercised his thirty-day cancellation right to rescind the contract pursuant to Section 514B-87 of the Act.

In any of the foregoing events, Escrow shall, upon the occurrence of the event described in (a) or (b) above or upon receipt of a written request for a refund from purchaser upon the occurrence of an event described in (c) or (d) above, unless the purchaser has waived or has been deemed to have waived the right to a refund, pay said funds to said purchaser (less a cancellation fee commensurate with the work done by Escrow prior to such cancellation up to a maximum of \$250.00) and thereupon said sales contract and any conveyance document theretofore delivered to Escrow shall be returned to Developer and shall be deemed no longer held hereunder; provided, however, that no refund shall be made to a purchaser's request prior to receipt by Developer of written notice from Escrow of its intent to make such refund.

4. Purchaser's Default. Developer shall give notice in writing to Escrow of the occurrence of each event which initiates an obligation of a purchaser to make a payment to Escrow pursuant to the sales contract as well as notice of the amount and due date of such payment. Escrow shall thereupon promptly give the purchaser notice of the amount and due date of such payment. If the purchaser fails to make such payment to Escrow on or before the due date thereof or if the purchaser fails to perform in any matter which is being handled by Escrow, Escrow shall promptly notify Developer of any such failure on the part of the purchaser. If Developer subsequently certifies in writing to Escrow that Developer has terminated the sales contract in accordance with the terms thereof and provides to Escrow copies of all such notices of termination sent to the purchaser, Escrow shall thereafter treat all funds of the purchaser paid on account of such purchaser's sales contract as funds of Developer and not as funds of the purchaser. Thereafter, such funds shall be free of the escrow established by Developer. Upon written request by Developer, Escrow shall pay such sums to Developer, less any escrow cancellation fee, shall return to Developer the sales contract of such purchase and any other documents theretofore delivered by Developer to Escrow, and shall return other documents theretofore delivered to Escrow in connection with the purchase of the unit to the person from whom, or entity from which, such documents were received; and, Escrow shall thereupon be released from any further duties or liability hereunder with respect to such funds and such purchaser.

END OF EXHIBIT J

EXHIBIT K Estimate of the Initial Maintenance Fees

PROJECT:

47-228 HUI AEKO WAY

47-228 Hui Aeko Way, Kaneohe, Hawaii 96744

The Developer hereby certifies:

- 1. The estimated maintenance fee for each Unit is more fully described on the following attached page.
- 2. The estimate is based on generally accepted accounting principles.

Note: Developer discloses that no reserve study was done in accordance with Section 514B-148, Hawaii Revised Statutes, and replacement reserve rules, Subchapter 6, Title 16, Chapter 107, Hawaii Administrative Rules, as amended.

3. OBLIGATION TO PAY COMMON EXPENSES. A Unit Owner shall become obligated to start paying the Unit Owner's share of common expenses thirty (30) days after receiving written notice from the Developer or their successor.

RØBERT LEWIS GORDON, JR.

PEGGY LEGORDON

"Developer"

ESTIMATED INITIAL OPERATING EXPENSES

For Period June 1, 2014 to May 31, 2015
As Prepared by Developer

Estimated Annual Expenses

Water/Sewer* Electricity* Fire/Liability Insurance** Common Driveway*** Management Fee Miscellaneous	\$-0- \$-0- \$-0- \$-0- \$-0- \$-0-
TOTAL ANNUAL EXPENSES	\$-0-
Estimated Monthly Expenses	\$-0-
Estimated Monthly Maintenance Fee for Each Unit:	\$-0-

- Note: * All utilities will be separately metered or otherwise charged, and the common elements will incur no separate utility charges.
- ** Fire and Liability insurance is intended to be obtained by each Unit owner for his Unit and share of the common elements.
- *** The common driveway will incur no separate charge. The Unit Owners will share the cost of maintenance and repair of the Common Driveway when such maintenance and repair becomes necessary.

END OF EXHIBIT K